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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/916,607	(07/26/2001	Rodney D. Cambridge	NETAP014	8717 .
28875	7590	11/07/2005	•	EXAMINER	
Zilka-Kotab, PC P.O. BOX 721120 SAN JOSE, CA 95172-1120			SCHUBERT, KEVIN R		
				ART UNIT	ART UNIT PAPER NUMBER
,				2137	

DATE MAILED: 11/07/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
	•	09/916,607	CAMBRIDGE, RODNEY D.			
Offi	ice Action Summary	Examiner	Art Unit			
		Kevin Schubert	2137			
	AILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
Period for Reply						
WHICHEVER - Extensions of tir after SIX (6) MC - If NO period for Failure to reply Any reply receiv	ED STATUTORY PERIOD FOR REPLY R IS LONGER, FROM THE MAILING DA me may be available under the provisions of 37 CFR 1.13 INTHS from the mailing date of this communication. The reply is specified above, the maximum statutory period within the set or extended period for reply will, by statute, ed by the Office later than three months after the mailing term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tirr will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)⊠ Respor	nsive to communication(s) filed on <u>12 O</u>	<u>ctober 2005</u> .				
2a) This ac	tion is FINAL . 2b) This	action is non-final.				
3)☐ Since t	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed	in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of C	laims					
4) Claim(s	s) <u>1,3,5,6,8-10,14-16,19,20,24-26,28,29</u>	,31 and 33-38 is/are pending in tl	he application.			
	he above claim(s) is/are withdraw					
5) Claim(s	s) is/are allowed.					
6)⊠ Claim(s	s) <u>1,3,5-6,8-10,14-16,19-20,24-26,28-29</u>	,31,33-38 is/are rejected.				
•	s) is/are objected to.					
8) Claim(s	s) are subject to restriction and/or	relection requirement.				
Application Pap	ers					
9)∏ The spe	ecification is objected to by the Examine	r.				
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)∏ The oat	h or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.			
Priority under 3	5 U.S.C. § 119					
	ledgment is made of a claim for foreign b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a))-(d) or (f).			
<i>'</i> —	Certified copies of the priority documents	s have been received.				
2. 🔲 (Certified copies of the priority documents	s have been received in Applicati	on No			
3. 🗌 (Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage			
	application from the International Bureau	* **				
* See the	attached detailed Office action for a list	of the certified copies not receive	ed.			
Attachment(s)						
	rences Cited (PTO-892) sperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
3) Information Dis	sciosure Statement(s) (PTO-1449 or PTO/SB/08) ail Date	_	Patent Application (PTO-152)			

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DETAILED ACTION

Claims 1,3,5-6,8-10,14-16,19-20,24-26,28-29,31, and 33-38 have been considered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1,3,5-6,8-10,15-16,19-20,26,28-29,31, and 33-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over Odagiri, U.S. Patent Application Publication No. 2001/0007817, in view of Henrie, U.S. Patent No. 6,804,699, in further view of Uppunda, U.S. Patent No. 6,678,728.

As per claims 1,10,20, and 29, the applicant describes a handheld security system comprising the following limitations which are met by Odagiri in view of Henrie in further view of Uppunda:

- a) a Bluetooth-enabled control unit having a range of communications (Odagiri: [0009],[0043]);
- b) a Bluetooth-enabled device, wherein the device is registered with the control unit such that the device cooperates with the control unit using Bluetooth communications to determine when the device is within range of communications of the control unit, wherein when it is determined that the device is within the range of communications of the control unit, the device is functional, and when it is determined that the device is not within the range of communications of the control unit, the device is at least partially non-functional (Odagiri: [0009], [0043], [0085]);
- c) wherein the device is configured to periodically send an identifying signal to the control unit and the control unit is configured to send a return signal to the device when the identifying signal is received by the control unit (Henrie: Col 11, lines 28-65);

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d) wherein when the device is at least partially non-functional, the device is configured to continue periodically sending the identifying signal to the control unit (Uppunda: Col 1, lines 20-34);

e) wherein the control unit is configured to produce an alert when it is determined that the device is not within the range of communications of the control unit (Odagiri: [0013]);

Odagiri discloses limitations a),b), and e). Odagiri also discloses the idea that if a portable device is deemed lost or stolen based on it being outside a predetermined vicinity of the control unit, the portable device can become non-functional [0085]. Regarding e), Odagiri discloses two information processors which may be identical in hardware configuration [0029]. Odagiri discloses, in the context of one of the information processors (the device), producing an alert when it is determined that the two information processors are not within communicable range of each other [0013]. However, Odagiri is silent the second information processor (the control unit) producing an alert. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to have the control unit produce an alert as a means to alert the user that the two information processors are not within communicable range of each other. However, Odagiri fails to disclose that an identifying signal is sent periodically.

Henrie discloses a similar security system between a portable computing system, such as a PDA or a mobile phone, and a web site on a server, in which the devices can communicate through Bluetooth communication (Col 5, lines 11-18). Henrie also discloses the idea that the portable device periodically sends an identifying signal to the control unit, or web site on the server. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Henrie with those of Odagiri because sending an identifying signal periodically provides an automated, consistent method of keeping track of a device.

Odagiri in view of Henrie disclose all the limitations of parts a),b), and c). However, Odagiri in view of Henrie fail to disclose that "when the device is at least partially non-functional, the device is configured to continue periodically sending the identifying signal to the control unit". This limitation is met by Uppanda.

Uppanda discloses the idea that when a device is at least partially non-functional, such as when the device is in a sleep state, the device may be programmed to continue periodically sending an

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identifying signal (Col 1, lines 32-34). This allows the device to continue to alert another device in the network of its presence even when the device is in a sleep state. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Uppanda with those of Odagiri in view of Henrie because doing so allows the device to continue to send an identifying signal even when the device is at least partially non-functional so as to continue to alert the control unit of its presence in the network.

Regarding claim 29, the applicant discloses a claim identical to claim 1 with the exception that WiFi is used instead of Bluetooth. As noted in paragraph [0043] of Odagiri, Bluetooth is just an example of the type of wireless communication which can be used.

As per claims 3 and 31, the applicant describes the handheld security system of claims 1 and 29, which are met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which

is met by Odagiri:

Wherein the device includes a lockout interface, wherein when the device does not receive the return signal in response to the identifying signal, the device is not within range of communications of the control unit and the lockout interface locks out the device and causes the device to be at least partially non-functional (Odaqiri: [0069] and [0070]).

As per claims 5 and 33, the applicant describes the handheld security system of claims 3 and 31, which are met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Henrie:

Wherein when the device receives the return signal, the lockout interface unlocks the device and causes the device to be functional (Henrie: Col 11, lines 42-50; Col 12, lines 21-27).

As per claim 6, the applicant describes the handheld security system according to claim 1, which is met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Odagiri:

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Wherein the device is exclusively registered with the control unit (Odagiri: [0009]).

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As per claims 8,9, and 28, the applicant describes the handheld security system according to claims 7,1, and 26, which are met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Odagiri in view of Henrie:

Wherein the control unit includes a display, the display being configured to display information associated with the device when it is determined that the device is not within the range of communications of the control unit (Odagiri: [0013]; Henrie: Col 12, lines 8-12).

As per claim 15, the applicant describes the method of claim 10, which is met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is also met by Henrie:

Operating the first Bluetooth-enabled device if it is determined that the second Bluetooth transmission signal is received (Henrie: Col 11, lines 45-50).

As per claims 16 and 26, the applicant describes a method for executing a security protocol with respect to at least a first Bluetooth-enabled device and a second Bluetooth-enabled device, the method comprising the following limitations which are met by Odagiri in view of Henrie in further view of Uppanda:

- a) determining when a first Bluetooth transmission signal is received from the second Bluetooth-enabled device, wherein the second Bluetooth-enabled device automatically and periodically emits the first Bluetooth transmission signal (Henrie: Col 11, lines 28-65);
- b) emitting a second Bluetooth transmission signal when it is determined that the first Bluetooth transmission signal is received from the second Bluetooth-enabled device (Odagiri: [0013]);
- c) generating an alarm to indicate that the second Bluetooth-enabled device is not with a communications range of the first Bluetooth-enabled device when it is determined that the first Bluetooth transmission signal is not received from the second Bluetooth-enabled device (Odagiri: [0013] and [0063]);

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d) wherein after the generation of the alarm, the second Bluetooth-enabled device is configured to continue periodically emitting the first Bluetooth transmission signal to the first Bluetooth-enabled device (Henrie: Col 11, lines 28-65; Uppanda: Col 1, lines 20-34).

As per claim 19, the applicant describes the method of claim 16, which is met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Odagiri:

Determining when the second Bluetooth-enabled device is registered with the first Bluetooth-enabled device, wherein emitting the second Bluetooth transmission signal when it is determined that the first Bluetooth transmission signal is received from the second Bluetooth-enabled device includes emitting the second Bluetooth transmission signal when it is determined that the second Bluetooth-enabled device is registered with the first Bluetooth-enabled device (Odagiri: [0009]).

As per claim 25, the applicant describes the first device according to claim 20, which is met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is also met by Henrie:

Wherein the Bluetooth-enabled mechanism is a Bluetooth-enabled radio (Henrie: Col 5, lines 11-18).

As per claim 34, the applicant describes the handheld security system according to claim 1, which is anticipated by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Henrie:

Wherein the device includes a display, the display being configured to display a message that warns that the device is at least one of lost and stolen, when the device is at least partially non-functional (Henrie: Col 12, lines 8-12).

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As per claim 35, the applicant describes the handheld security system according to claim 1, which is anticipated by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Henrie:

Wherein the device includes a display, the display being configured to display contact information that is capable of being used by someone who locates the device to identify an owner of the device, when the device is at least partially non-functional (Henrie: Col 12, lines 8-12).

As per claims 36 and 37, the applicant describes the handheld security system according to claim 1, which is anticipated by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Henrie:

Wherein the device is configured to periodically send the identifying signal utilizing a period of at least one hour for accommodating an owner who rarely leaves a particular area (Henrie: Col 11, lines 31-35);

According to Henrie, "the user can configure the portable computer system such that it is necessary for the device to make contact with the Web site on a periodic basis, at an interval specified according to user preferences" (Col 11, lines 31-35).

As per claim 38, the applicant describes the handheld security system according to claim 1, which is anticipated by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Uppanda:

Wherein the device is configured to periodically send the identifying signal as long as the device has access to power (Uppanda: Col 1, lines 20-40).

Claims 14 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Odagiri in view of Henrie in further view of Uppanda in further view of Parker, U.S. Patent Application No. 2002/0078393.

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As per claims 14 and 24, the applicant describes the method of claims 10 and 20, which are met by Odagiri in view of Henrie in further view of Uppanda, with the following limitation which is met by Parker:

Displaying information on a screen of the first Bluetooth-enabled device which indicates that the first Bluetooth-enabled device is locked out (Parker: [0007]; 406 of Fig 4);

Odagiri in view of Henrie in further view of Uppanda discloses displaying information on a screen when a device is locked out (Henrie: Col 12, lines 8-12). Henrie does not disclose that the information indicates that the device is locked out. Parker discloses the idea of displaying a message on the screen to alert a user that the device is locked out. It would have been obvious to one of ordinary skill in the art at the time the invention was filed to combine the ideas of Parker with those of Odagiri in view of Henrie in further view of Uppanda because displaying a lock out message on a device screen allows the user to know that the device is locked out.

Response to Arguments

Applicant's arguments filed 10/12/05 with regard to claim 1 have been fully considered but they are not persuasive. The applicant argues that Uppunda does not meet the limitation, "wherein when the device is at least partially non-functional, the device is configured to continue periodically sending the identifying signal to the control unit". More specifically, the applicant argues context of the claim and that the device being "at least partially non-functional" requires that the device is out of range of communications with the control unit. The examiner disagrees. The applicant has claimed that if a determination is made that the device is out of range of communications with the control unit, the device is at least partially non-functional (part b). However, this does not mean, as alleged by applicant, that if the device is at least partially non-functional, the device is out of range of communications with the control unit (in logical terms: a implies b does not mean that b implies a). For example, the claimed limitation reads on a system where a device periodically sending an identifying signal in range of communications may go into a sleep mode or powered down mode in which it is at least partially non-functional and in which it is configured to continue to periodically send an identifying signal. Hence, the applicant's

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argument that the phrase "at least partially non-functional" requires that the device be not outside range of communications (Remarks bottom of page 3, top of page 4) is not persuasive and the rejection is maintained.

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Applicant's arguments with regard to claims 10 and 20 have been fully considered but they are not persuasive. The applicant argues that Uppunda does not suggest the feature of locking out a device. The applicant has misinterpreted the rejection. Henrie teaches this feature (See Henrie: Col 11, lines 42-65).

Applicant's arguments with respect to the subject matter of claim 7 have been fully considered but they are not persuasive. The applicant argues that Odagiri does not teach that an alert is produced when it is determined that the device is not within range of communications of the control unit. The examiner notes that the applicant has misinterpreted the reference. In the passage where the applicant finds support for his argument, Odagiri teaches the following:

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"The decision section 404 makes a determination as to whether the reply signal is received by the receiving section... When the first receiving section 401 receives a signal, the alert section 405 informs the possessor (user) of the reception of the signal by the first receiving section 401 depending upon the result of the determination made by the decision section 404" [0063].

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Referring to Fig 4 which illustrates the above passage, a first receiving section 401 receives a signal from an external device. The transmitting section 402 transmits a signal to the control unit 101. The decision section 404 determines whether a reply signal is received and hence whether the device 100 is out of communicable range of the control unit. The user is then alerted of the determination step, namely whether or not the device is out of range with the control unit and the fact that the device received a signal in the first received section from an external device. The applicant further argues that the control unit is configured to produce an alert, not merely the receiving device. The examiner points the applicant to the rejection of claim 1 in which the examiner has provided a lengthened explanation of the rejection.

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Applicant's arguments with respect to claim 9 have been fully considered, but they are not persuasive. The applicant argues that Henrie teaches displaying "information for identifying and contacting the authorized owner or user of the device" and not "information associated with the control unit" as claimed. The examiner fails to see how the owner of the device is not associated with the control unit.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin Schubert whose telephone number is (571) 272-4239. The examiner can normally be reached on M-F 7:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Emmanuel Moise can be reached on (571) 272-3865. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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KS

EMMANUEL L. MOISE
SUPERVISORY PATENT EXAMINER

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